Case 2:12-cv-04195-LDW-GRB Document 44 Filed 06/17/14 Page 1 of 1 PageID #: 1467

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	v
 ГHERESA REED,	-7.

Plaintiff,

-against-

GARDEN CITY UNION FREE SCHOOL DISTRICT, DAVID PERROTTA, NANINE CUTTITTA, and KEVIN STEINGRUEBNER, (in their official and Individual capacities pursuant to NYEL §§290 et seq.),

STIPULATION OF DISCONTINUANCE WITH PREJUDICE

Docket No.: CV-12-4195

(LDW)(GRB)

Defendants.

IT IS HEREBY STIPULATED, by and between the undersigned that, whereas no party hereto is an infant or incompetent person for whom a committee has been appointed, and no person not a party has an interest in the subject matter of the action, pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, the above-entitled action is hereby discontinued in its entirety, with prejudice and without costs or attorneys' fees to any party as against another.

IT IS FURTHER STIPULATED AND AGREED that an electronic or fax signature of this Stipulation will have the same force and effect as an original.

DATED: Carle Place, New York June 16, 2014

SCOTT MICHAEL MISHKIN, P.C.

Kyle Pulis, Esq.

Attorneys for Plaintiff

One Suffolk Square, Suite 240

Islandia, New York 11749

(631) 234-1154

SOKOLOFF STERN LLP

y: Adam I. Kleinberg, Esq.

Susan H. Odessky, Esq.

Susan II. Coossi, 254.

Attorneys for Defendants

179 Westbury Avenue

Carle Place, NY 11514

(516) 334-4500

File No.: 110075